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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/587,844	07/28/2006	Jun-ichi Nishizawa	294225US2PCT	3514
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OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314				
EXAMINER CARTER, MICHAEL W				
ART UNIT		PAPER NUMBER		
2828				
NOTIFICATION DATE		DELIVERY MODE		
09/30/2008		ELECTRONIC		

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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### Office Action Summary

**Application No.**

10/587,844

**Applicant(s)**

NISHIZAWA ET AL.

**Examiner**

MICHAEL CARTER

**Art Unit**

2828

**Period for Reply** -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 06 June 2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1,2,5-8,10 and 12-18 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-2,5-8,10,12-18 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/S508)  
Paper No(s)/Mail Date \_\_\_\_\_
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_

**DETAILED ACTION**

***Remarks***

1. **Claims 3-4, 9, 11, and 19-20** have been cancelled.

***Claim Rejections - 35 USC § 102***

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
3. **Claim 7** is rejected under 35 U.S.C. 102(b) as being anticipated by Tanabe et al., "Frequency-tunable high-power terahertz wave generation from GaP," Journal of Applied Physics, vol. 93, 4610 (2003) (hereinafter referred to as Tanabe).
4. **For claim 7**, Tanabe teaches, a first pump beam emitter configured to emit a first pump beam (figure 1, ND:YAG); a second pump beam emitter configured to emit a wavelength-tunable second pump beam (figure 1, OPO), the wavelength of which is different from the wavelength of the first pump beam; and a nonlinear optical crystal including one of a GaP crystal and a ZnGeP<sub>2</sub> crystal, configured to generate an electromagnetic wave of a difference frequency between the first and second pump beams (figure 1, GaP).

***Claim Rejections - 35 USC § 103***

5. **Claims 1-2, 5-6, 10, 12-13, 15, and 18** are rejected under 35 U.S.C. 103(a) as being unpatentable over Tanabe in view of Tanabe in view of JP Publication 2002-287190 (hereinafter referred to as '190).
6. **For claims 1 and 15**, Tanabe is applied according to the rejection of claim 1 in the previous office action.

7. Tanabe does not teach the first pump beam emitter including a first pump source implemented by one of Cr-doped forsterite laser and an ytterbium-doped yttrium-lithium-fluoride laser, configured to emit the first pump beam; and a second pump beam emitter including a second pump source implemented by one of a Cr-doped forsterite laser and an ytterbium-doped yttrium-lithium-fluoride laser, and ytterbium-doped fiber laser, configured to emit the second pump beam.

8. However, '190 teaches a Cr-doped forsterite laser which is tunable (drawing 5) and can be used in difference frequency generation (claim 1).

9. The particular pumps used in Tanabe do not appear critical to the operation of the device, therefore it would have been obvious to one skilled in the art to substitute the known laser of '190 into the system of Tanabe by an obvious engineering design choice.

10. **For claims 2 and 18**, Tanabe is further applied according to the previous office action.

11. **For claim 5**, '190 further teaches an excitation light source configured to excite the pump sources so as to emit pump beams from the pump sources (figure 1, label 16).

12. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to use a first and second light source in order to excite the first and second pump source of the previous combination.

13. **For claim 6**, Tanabe is further applied according to the previous office action.

14. **Claim 10** is rejected according to the arguments made for claim 1 above.

Tanabe further teaches a timing control mechanism configured to control arrival timings of pulses of the first and second pump beams to the nonlinear optical crystal (section II, paragraph 3).

15. **For claim 12**, Tanabe is further applied according to the rejection of the previous office action.

16. **For claim 13**, '190 is further applied according to the rejection of the previous office action.

17. **Claims 8** is rejected under 35 U.S.C. 103(a) as being unpatentable over Tanabe in view of Furusawa.

18. **For claim 8**, Wei Shi remains applied as to claim 7 above.

19. Tanabe does not teach the first pump beam emitter comprises a first pump source implemented by any one of Cr-doped forsterite laser, ytterbium-doped yttrium-lithium-fluoride laser, and ytterbium-doped fiber laser, configured to emit the first pump beam; and the second pump beam emitter comprises a second pump source implemented by any one of Cr-doped forsterite laser, ytterbium-doped yttrium-lithium-fluoride laser, and ytterbium-doped fiber laser, configured to emit the second pump beam.

20. However, Furusawa teaches an ytterbium-doped fiber laser which is tunable (figure 5) and pumped by an excitation light source (page 719, lines 1-2).

21. The particular pumps used in Tanabe do not appear critical to the operation of the device, therefore it would have been obvious to one skilled in the art to substitute

the known laser of Furusawa into the system of Tanabe by an obvious engineering design choice.

22. **Claims 14** is rejected under 35 U.S.C. 103(a) as being unpatentable over Tanabe in view '190 and further in view of JP Publication 05-110179 (hereinafter referred to as '179).

23. **For claim 14**, The previous combination does not teach a beam splitter configured to divide a beam of terahertz electromagnetic wave being emitted from the nonlinear optical crystal; and a feedback detector configured to feed back detected output to the timing control mechanism, by detecting an intensity of the divided beam, wherein the timing control mechanism controls the timing so as to maximize the detected output.

24. However, '179 does teach a beam splitter configured to divide a beam of an electromagnetic wave being emitted from the nonlinear optical crystal; and a feedback detector configured to feed back detected output to the timing control mechanism, by detecting an intensity of the divided beam, wherein the timing control mechanism controls the timing in order to control the output power (drawing 8 and paragraph 18).

25. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine the detection in '179 with device of the previous combination in order to control the output power.

26. **Claims 16** is rejected under 35 U.S.C. 103(a) as being unpatentable over Tanabe in view '190 and further in view of Hebert et al., U SPG Pub 2005/0134847 (hereinafter referred to as Hebert).

27. **For claim 16**, Tanabe teaches first off-axial paraboloid reflector configured to reflect the electromagnetic wave emitted from the electromagnetic wave exit face; a second off-axial paraboloid reflector (section 2, paragraph 3).

28. The previous combination does not teach the mirror is configured to move on a linear stage against the first off-axial paraboloid reflector, reflecting the electromagnetic wave reflected by the first off-axial paraboloid reflector; and a position controller configured to control position of the second off-axial paraboloid reflector so that the electromagnetic wave emitted with a specific exit angle against the electromagnetic wave exit face can focus into an arbitrary point, irrespective of the exit angle.

29. However, Hebert does teach adjusting the position of a parabolic mirror in order to change the focus of a beam of light, and linear stages are well known in the art to change positions of optical elements.

30. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine a linear stage with one of the mirrors in order to change the position and focus, according to Hebert, of the electromagnetic wave in the previous combination.

31. **Claim 17** is rejected under 35 U.S.C. 103(a) as being unpatentable over Tanabe and '190 in view of Nillsson US Patent 5,566,197 (hereinafter referred to as Nillsson) and further in view of Kawase et al. US PG Pub 2004/0061055 (hereinafter referred to as Kawase).

32. **For claim 17**, the previous combination remains applied as to claim 15.

33. The previous combination does not teach a rotatable first incident mirror configured to reflect the first pump beam so as to adjust an incident angle with which the first pump beam irradiates to the nonlinear optical crystal; a rotatable second incident mirror configured to reflect the second pump beam so as to adjust another incident angle with which the second pump beam irradiates to the nonlinear optical crystal; a terahertz-generator rotation stage on which the first and second incident mirrors are mounted, configured to turn around on an exit point, defining the exit point as a central axis of the rotation, wherein the electromagnetic wave emitted with a specific exit angle against the electromagnetic wave exit face is controlled to focus into an arbitrary point, irrespective of the exit angle, by rotating the terahertz-generator rotation stage.
34. However, Nilsson does teach two rotatable mirrors can be used to adjust the angle of incidence (figure 1 and column 3, lines 20-25), and therefore the intersection angle between two beams.
35. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine the mirrors in Nilsson with device of the previous combination in order to adjust the intersection angle between two beams.
36. Kawase teaches placing the terahertz wave generator on a rotation stage (figure 3, label 13) in order to switch between different wavelengths (paragraph 47).
37. It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine Kawase's rotation stage with the previous combination in order to switch between different wavelengths.



***Response to Arguments***

38. Applicant's arguments filed 6/6/2008 have been fully considered and have been addressed in the rejections above.

***Conclusion***

39. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Carter whose telephone number is (571) 270-1872. The examiner can normally be reached on Monday-Friday, 7:00 a.m.-4:30 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MinSun Harvey can be reached on (571) 272-1835. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/MC/

/Minsun Harvey/  
Supervisory Patent Examiner, Art Unit 2828